

Allocation of unused TV Whitespace Bands for use by Wireless Internet Service Providers is critical to the continued success of the WISP industry and to the FCC's goals of increasing national broadband availability.

The current UL spectrum is highly utilized at this point for delivery of both backhaul and last mile high speed internet service by WISP's. While useable at this time the current UL spectrum and equipment designed for use in this spectrum have a number of limitations that could be overcome by allocation of unused TV Whitespace Bands.

Use of the TV Whitespace Bands should allow WISP's to overcome obstacles such as line of site issues, interference with consumer electronics, and additional channels to support industry growth.

I would also like to say I support the Wireless Internet Service Providers Association's official comment on this issue.